Printed name and title

AO 91 (Rev. 01/09) Criminal Complaint		
	STATES DISTRICT	COURT
OTTE	for the District of New Mexico	UNITED STATES DISTRICT COURT LAS CRUCES, NEW MEXICO MAY - 2 2025
United States of America v.))) Case No:	MITCHELL R. ELFERS CLERK OF COURT 25-1047 MJ
Delfino LOPEZ-Mejia)))	
Defendant(s)	CRIMINAL COMPLAINT	
I, the complainant in this case, state the date of April 27, 2025 in the county of I 18,8,50 U.S.C. §1382(NDA), 1325(a)(1)(EV	Dona Ana in the State and Distri	nest of my knowledge and belief. On or about ict of New Mexico, the defendant violated n offense described as follows:
Count 1: 18 USC 1382 Entry of Military Pro & Count 2: 50 USC 797 Prohibits the Willful V Misdemeanor) & entered and attempted to enter the United Sta	iolation of any Defense Property	Security Regulation (Class A
This criminal complaint is based on Count 1: On April 27, 2025, DEFENDANT, or installation, the NM National Defense Arc States. & Count 2: On April 27, 2025, Delfino LOPE, not have authorized access from the US ARI the NM National Defense Areas stating in beentry is prohibited.	Delfino LOPEZ-Mejia entered a cas for a purpose prohibited by la Z-Mejia was apprehended by U.S.MY to enter the NM National De	S. Border Patrol, Delfino LOPEZ-Mejia did fense Areas. Signs have been posted along
☐ Continued on the attached sheet	t.	
		Complainant's signature
		Daniel Calzada Agent
Sworn to before me and signed in my preser	De nee.	Printed name and title
Date: May 2, 2025 City and state: Las Cruces, N.M.	(a)	GREGAY E. WORAJUTH U.S. MAGISTRATE JUDGE

CONTINUATION OF CRIMINAL COMPLAINT

STATE AND DISTRICT OF NEW MEXICO

UNITED STATES OF AMERICA

Delfino LOPEZ-Mejia

Continuation of Statement of Facts:

Count 2: On April 27, 2025, DEFENDANT, Delfino LOPEZ-Mejia entered a military reservation, post, fort, yard, station or installation, the NM National Defense Areas for a purpose prohibited by law, specifically illegal entry into the United States.

&

Count 3: Title 50 United States Code 797 prohibits the willful violation of any defense property security regulation. Section 797 defines a "defense property security regulation" as a property security regulation that pursuant to lawful authority-(a)(2)(A) shall be or has been promulgated or approved by the Secretary of Defense (or by a military commander designated by the Secretary of Defense or by a military officer, or a civilian officer or employee of the Department of Defense, holding a senior Department of Defense director position designated by the Secretary of Defense) for the protection or security of Department of Defense property"

(a)(3)(A) relating to . . .the ingress thereto or egress or removal of persons therefrom.

The term "Department of Defense property" means property subject to the administration or in the custody of the Department of Defense. On April 15, 2025, the Department of Interior transferred Federal lands including the approximately 60-foot strip of land contiguous to and parallel with the international border between the United States and Mexico (the "Roosevelt Reservation") in Doña Ana, Luna and Hidalgo Counties in New Mexico to the jurisdiction of the Department of the Army. See Public Land Order No. 7963. On April 18, 2025, the Secretary of the Army assigned the above-described Federal lands to United States Army Garrison Fort Huachuca for use as National Defense Areas (hereinafter NM National Defense Areas). U.S. Army General Order No. 2025-10. On April 18, 2025, the military commander at Fort Huachuca issued a security regulation designating the NM National Defense Areas as both a restricted area and a controlled area under Army Regulation 190-13 prohibiting the unauthorized entry into the National Defense Areas.

On April 27, 2025, when illegally entering the United States from Mexico in Dona Ana County, New Mexico, Defendant willfully violated the security regulation prohibiting unauthorized entry of property subject to the administration or in the custody of Fort Huachuca by Defendant's unauthorized entry into the NM National Defense Areas. On April 24, 2025, signs were posted in the NM National Defense Areas stating in both English and Spanish that this is a restricted area and that unauthorized entry is prohibited.

Based on the facts alleged in this criminal complaint, there is probable cause to believe that Defendant violated 50 U.S.C. 797 by willfully violating a security regulation or order prohibiting unauthorized entry onto the NM National Defense Areas.

Continuation of Statutory Language:

Case 2:25-cr-01089-GBW Document 1 Filed 05/02/25 Page 3 of 3 Signature of Jud Signature of Complainant Calzada, Daniel Filing Agent